

# **EXHIBIT 2**

**ATP**

**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAM**

I, the undersigned player, acknowledge, consent and agree as follows:

1. I will comply with and be bound by all of the provisions of the 2021 ATP OFFICIAL RULEBOOK and the ATP Tour, Inc.'s ("ATP") By-Laws (the "ATP Rules"), including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website [www.tennisanti-corruption.org](http://www.tennisanti-corruption.org). I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any of the provisions therein. The TACP prohibits certain conduct by me, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, (ii) receiving or providing consideration in exchange for Inside Information (as defined in the TACP), (iv) soliciting or facilitating any other person to wager on the outcome or any other aspect of a tennis match, and (v) failing to report any knowledge or information regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigations and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (formerly the Tennis Integrity Unit and the Professional Tennis Integrity Officers) to manage, administer and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer and the Court of Arbitration for Sport, as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until two years after the last Event at which I receive accreditation, unless I notify ATP in writing that I have retired or no longer intend to receive accreditation at any further Events. Nothing in this paragraph 2 shall modify or limit the full text of the Uniform Tennis Anti-Corruption Program.
3. The International Tennis Federation ("ITF") may conduct anti-doping testing at ATP sanctioned events under the Tennis Anti-Doping Program (the "Anti-Doping Program"), a copy of which is available upon request from the ITF or may be downloaded at [www.tennisanti-corruption.org](http://www.tennisanti-corruption.org). ATP will honor and enforce any penalties or sanctions against me resulting from the Anti-Doping Program. The Anti-Doping Program shall apply to and be binding upon me and shall govern participation in the events of the ITF to manage, administer and enforce the Anti-Doping Program and to the jurisdiction and authority of the Anti-Doping Tribunal and the Court of Arbitration for Sport ("CAS") to determine any charges brought under the Anti-Doping Program. I also hereby give my explicit consent to ATP receiving and processing my Anti-Doping results from ITF at ATP events, including information relating to missed tests and / or filing failures.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the Anti-Doping Program, after exhaustion of the Anti-Doping Program's Anti-Doping Tribunal process and any other proceedings expressly provided for in the Program, shall be submitted exclusively to the Appeals Division of the CAS for final and binding arbitration in accordance with Article O of the Anti-Doping Program and CAS's Code of Sports-Related Arbitration. The decisions of CAS shall be final, non-reviewable, non-appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to CAS shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
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6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at [www.tennisanti-corruption.org](http://www.tennisanti-corruption.org). I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

02/02/2021  
Date

27/04/1995  
Player's Date of Birth  
(Day/Month/Year)

CANBERRA, AUS  
Place of Birth

KYRGIOS, NICK  
Print Player's Name (Last Name, First Name)

  
Player's Signature and

If Player is a minor, signature of Player's  
parent or guardian

AUSTRALIA  
Player's Nationality

ATP

**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAM**

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03/02/21  
Date

22/7/91  
Player's Date of Birth  
(Day/Month/Year)

USA  
Place of Birth

If sent by Facsimile, send to: +1 (904) 779 3300

**SANDAGREN TENNYS**  
Print Player's Name (Last Name, First Name)

  
Player's Signature and \_\_\_\_\_

If Player is a minor, signature of Player's parent or guardian

USA

Player's Nationality



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08/03/2021

Date

23/6/90  
Player's Date of Birth  
(Day/Month/Year)

Vesnon CAN  
Place of Birth

**VASEK POSPISIL**

Print Player's Name (Last Name, First Name)

\_\_\_\_\_  
Player's Signature and

If Player is a minor, signature of Player's  
parent or guardian



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2/1/21  
Date

24/1/89  
Player's Date of Birth  
(Day/Month/Year)  
AUS  
Place of Birth

If sent by Facsimile, send to: +1 (904) 779 3300

Smith, John-Patrick  
Print Player's Name (Last Name, First Name)

John-Patrick Smith  
Player's Signature and

If Player is a minor, signature of Player's parent or guardian

AUSTRALIA,  
Player's Nationality



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31/01/2021

Date

28/08/1997

Player's Date of Birth  
(Day/Month/Year)

USA

Place of Birth

Print Player's Name (Last Name, First Name)

Opeika, Reilly

Player's Signature and

Reilly

If Player is a minor, signature of Player's  
parent or guardian

USA

Player's Nationality



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5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2021 ATP Official Rulebook which is not finally resolved by applicable provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. The decisions of CAS in that arbitration shall be final, non-reviewable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event any provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is held invalid.
6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at <https://www.atppz.com>. I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also acknowledge that should my physician not deem me fit to participate and I choose to do so regardless, I will not be permitted to compete without signing the Release and Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

31/05/21

Date

19/04/95

Player's Date of Birth  
(Day/Month/Year)

Neuilly, France

Place of Birth

Moulet Corentin  
Print Player's Name (Last Name, First Name)

CMA

Player's Signature and

If Player is a minor, signature of Player's  
parent or guardian

France  
Player's Nationality



**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAM**

I, the undersigned player, acknowledge, consent and agree as follows:

1. I will comply with and be bound by all of the provisions of the 2021 ATP OFFICIAL RULEBOOK and the ATP Tour, Inc.'s ("ATP") By-Laws (the "ATP Rules"), including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website: <http://www.itia.tennis/education>. I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any of the provisions therein. The TACP prohibits certain conduct by me, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, (ii) contriving or attempting to contrive the outcome or any other aspect of any tennis match, (iii) receiving or providing consideration in exchange for Inside Information (as defined in the TACP), (iv) soliciting or facilitating any other person to wager on the outcome or any other aspect of a tennis match, and (v) failing to report any knowledge I may have regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigations and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (formerly the Tennis Integrity Unit and the Professional Tennis Integrity Officers) to manage, administer and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer and the Court of Arbitration for Sport, as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until two years after the last Event at which I receive accreditation, unless I notify ATP in writing that I have retired or no longer intend to receive accreditation at any further Events. Nothing in this paragraph 2 shall modify or limit the full text of the Uniform Tennis Anti-Corruption Program.
3. The International Tennis Federation ("ITF") may conduct anti-doping testing at ATP sanctioned events under the Tennis Anti-Doping Program (the "Anti-Doping Program"), a copy of which is available upon request from the ITF or may be downloaded at <http://www.itftennis.com/antidoping/>. ATP will honor and enforce any penalties or sanctions against me resulting from the Anti-Doping Program. The Anti-Doping Program shall apply to and be binding upon me and shall govern participation in the events specified at Article B of the Anti-Doping Program, which includes all ATP-sanctioned events (including Challenger events). I hereby submit to the jurisdiction and authority of the ITF to manage, administer and enforce the Anti-Doping Program and to the jurisdiction and authority of the Anti-Doping Tribunal and the Court of Arbitration for Sport ("CAS") to determine any charges brought under the Anti-Doping Program. I also hereby give my explicit consent to ATP receiving and processing my Anti-Doping results from ITF at ATP events, including information relating to missed tests and / or filing failures.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the Anti-Doping Program, after exhaustion of the Anti-Doping Program's Anti-Doping Tribunal process and any other proceedings expressly provided for in the Program, shall be submitted exclusively to the Appeals Arbitration Division of the CAS for final and binding arbitration in accordance with Article O of the Anti-Doping Program and CAS's Code of Sports-Related Arbitration. The decisions of CAS shall be final, non-reviewable, non-appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to CAS shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2021 ATP Official Rulebook which is not finally resolved by applicable provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. The decision of CAS in that arbitration shall be final, non-reviewable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event any provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is held invalid.
6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at <https://www.atppz.com>. I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also acknowledge that should my physician not deem me fit to participate and I choose to do so regardless, I will not be permitted to compete without signing the Release and Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

31-01-2021

Date

31-01-1990

Player's Date of Birth  
(Day/Month/Year)

ARGENTINA - CHACO

Place of Birth

If sent by Facsimile, send to: +1 (904) 779 3300

TRUNGELLI, MARCO

Print Player's Name (Last Name, First Name)

Player's Signature and

If Player is a minor, signature of Player's  
parent or guardian

ARGENTINA

Player's Nationality



**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAM**

I, the undersigned player, acknowledge, consent and agree as follows:

1. I will comply with and be bound by all of the provisions of the 2021 ATP OFFICIAL RULEBOOK and the ATP Tour, Inc.'s ("ATP") By-Laws (the "ATP Rules"), including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website <http://www.itia.tennis/education>. I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any of the provisions therein. The TACP prohibits certain conduct by me, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, contriving or attempting to contrive the outcome or any other aspect of any tennis match, (iii) receiving or providing consideration in exchange for Inside Information defined in the TACP, (iv) soliciting or facilitating any other person to wager on the outcome or any other aspect of a tennis match, and (v) failing to report any knowledge or suspicion I may have regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigations and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (formerly the Tennis Integrity Unit and the Professional Tennis Integrity Officers) to manage, administer and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer and the Court of Arbitration for Sport, as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until two years after the last Event at which I receive accreditation, unless I notify ATP in writing that I have retired or no longer intend to receive accreditation at any further Events. Nothing in this paragraph 2 shall modify or limit the full text of the Uniform Tennis Anti-Corruption Program.
3. The International Tennis Federation ("ITF") may conduct anti-doping testing at ATP sanctioned events under the Tennis Anti-Doping Program (the "Anti-Doping Program"), a copy of which is available upon request from the ITF or may be downloaded at <http://www.itftennis.com/antidoping/>. ATP will honor and enforce any penalties or sanctions against me resulting from the Anti-Doping Program. The Anti-Doping Program shall apply to and be binding upon me and shall govern participation in the events specified at Article 8 of the Anti-Doping Program, which includes all ATP-sanctioned events (including Challenger events). I hereby submit to the jurisdiction and authority of the ITF to manage, administer and enforce the Anti-Doping Program and to the jurisdiction and authority of the Anti-Doping Tribunal and the Court of Arbitration for Sport ("CAS") to determine any charges brought under the Anti-Doping Program. I also hereby give my explicit consent to ATP receiving and processing my Anti-Doping results from ITF at ATP events, including information relating to missed tests and / or filing failures.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the Anti-Doping Program, after exhaustion of the Anti-Doping Program's Anti-Doping Tribunal process and any other proceedings expressly provided for in the Program, shall be submitted exclusively to the Appeals and Arbitration Division of the CAS for final and binding arbitration in accordance with Article 10 of the Anti-Doping Program and CAS's Code of Sports-Related Arbitration. A decision of CAS shall be final, non-reviewable, non-appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to CAS shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2021 ATP Official Rulebook which is not finally resolved by application of the provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. A decision of CAS in that arbitration shall be final, non-reviewable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event a provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is invalid.
6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at <https://www.atppz.com>. I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also acknowledge that should my physician not deem me fit to participate and I choose to do so regardless, I will not be permitted to compete without signing the Release and Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

17/1/21  
Date

CLARICE JAY  
Print Player's Name (Last Name, First Name)

27/07/98  
Player's Date of Birth  
(Day/Month/Year)

Player's Signature and

UK  
Place of Birth

If Player is a minor, signature of Player's  
parent or guardian

BRITISH

Player's Nationality

If sent by Facsimile, send to: +1 (904) 779 3300

ATP

**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAM**

I, the undersigned player, acknowledge, consent and agree as follows:

1. I will comply with and be bound by all of the provisions of the 2021 ATP OFFICIAL RULEBOOK and the ATP Tour, Inc.'s ("ATP") By-Laws (the "ATP Rules"), including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website [www.tennisintegrity.org](http://www.tennisintegrity.org). I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any of the provisions therein. The TACP prohibits certain conduct by me, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, (ii) receiving or providing consideration in exchange for Inside Information (as defined in the TACP), (iv) soliciting or facilitating any other person to wager on the outcome or any other aspect of a tennis match, and (v) failing to report any knowledge I may have regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigations and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (formerly the Tennis Integrity Unit and the Professional Tennis Integrity Officers) to manage and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer and the Court of Arbitration for Sport, as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until two years after the last Event at which I receive accreditation, unless I notify ATP in writing that I have retired or no longer intend to receive accreditation at any further Events. Nothing in this paragraph 2 shall modify or limit the full text of the Uniform Tennis Anti-Corruption Program.
3. The International Tennis Federation ("ITF") may conduct anti-doping testing at ATP sanctioned events under the Tennis Anti-Doping Program (the "Anti-Doping Program"), a copy of which is available upon request from the ITF or may be downloaded at [www.tennisintegrity.org](http://www.tennisintegrity.org). ATP will honor and enforce any penalties or sanctions against me resulting from the Anti-Doping Program. The Anti-Doping Program shall apply to and be binding upon me and shall govern participation in the events of the ITF to manage, administer and enforce the Anti-Doping Program and to the jurisdiction and authority of the Anti-Doping Tribunal and the Court of Arbitration for Sport ("CAS") to determine any charges brought under the Anti-Doping Program. I also hereby give my explicit consent to ATP receiving and processing my Anti-Doping results from ITF at ATP events, including information relating to missed tests and / or filing failures.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the Anti-Doping Program, after exhaustion of Arbitration Division of the CAS for final and binding arbitration in accordance with Article O of the Anti-Doping Program and CAS's Code of Sports-Related Arbitration. The decisions of CAS shall be final, non-reviewable, non-appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to CAS shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2021 ATP Official Rulebook which is not finally resolved by applicable provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. The other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event any provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is held invalid.
6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at [www.tennisintegrity.org](http://www.tennisintegrity.org). I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

02/02/2021

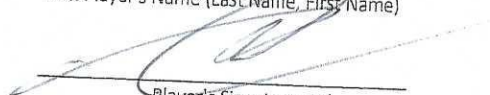
Date

01/02/21Player's Date of Birth  
(Day/Month/Year)NTUSA

Place of Birth

DANIEL TARE

Print Player's Name (Last Name, First Name)



Player's Signature and

If Player is a minor, signature of Player's  
parent or guardianJAPAN

Player's Nationality



**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAM**

I, the undersigned player, acknowledge, consent and agree as follows:

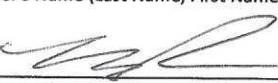
1. I will comply with and be bound by all of the provisions of the 2021 ATP OFFICIAL RULEBOOK and the ATP Tour, Inc.'s ("ATP") By-Laws (the "ATP Rules"), including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website: <http://www.itia.tennis/education>. I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any of the provisions therein. The TACP prohibits certain conduct by me, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, (ii) contriving or attempting to contrive the outcome or any other aspect of any tennis match, (iii) receiving or providing consideration in exchange for Inside Information (as defined in the TACP), (iv) soliciting or facilitating any other person to wager on the outcome or any other aspect of a tennis match, and (v) failing to report any knowledge I may have regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigations and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (formerly the Tennis Integrity Unit and the Professional Tennis Integrity Officers) to manage, administer and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer and the Court of Arbitration for Sport, as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until two years after the last Event at which I receive accreditation, unless I notify ATP in writing that I have retired or no longer intend to receive accreditation at any further Events. Nothing in this paragraph 2 shall modify or limit the full text of the Uniform Tennis Anti-Corruption Program.
3. The International Tennis Federation ("ITF") may conduct anti-doping testing at ATP sanctioned events under the Tennis Anti-Doping Program (the "Anti-Doping Program"), a copy of which is available upon request from the ITF or may be downloaded at <http://www.itftennis.com/antidoping/>. ATP will honor and enforce any penalties or sanctions against me resulting from the Anti-Doping Program. The Anti-Doping Program shall apply to and be binding upon me and shall govern participation in the events specified at Article B of the Anti-Doping Program, which includes all ATP-sanctioned events (including Challenger events). I hereby submit to the jurisdiction and authority of the ITF to manage, administer and enforce the Anti-Doping Program and to the jurisdiction and authority of the Anti-Doping Tribunal and the Court of Arbitration for Sport ("CAS") to determine any charges brought under the Anti-Doping Program. I also hereby give my explicit consent to ATP receiving and processing my Anti-Doping results from ITF at ATP events, including information relating to missed tests and / or filing failures.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the Anti-Doping Program, after exhaustion of the Anti-Doping Program's Anti-Doping Tribunal process and any other proceedings expressly provided for in the Program, shall be submitted exclusively to the Appeals Arbitration Division of the CAS for final and binding arbitration in accordance with Article O of the Anti-Doping Program and CAS's Code of Sports-Related Arbitration. The decisions of CAS shall be final, non-reviewable, non-appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to CAS shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2021 ATP Official Rulebook which is not finally resolved by applicable provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. The decision of CAS in that arbitration shall be final, non-reviewable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event any provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is held invalid.
6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at <https://www.atppz.com>. I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also acknowledge that should my physician not deem me fit to participate and I choose to do so regardless, I will not be permitted to compete without signing the Release and Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

1/5/21  
Date

21/02/96  
Player's Date of Birth  
(Day/Month/Year)

USA  
Place of Birth

Rubin, Noah  
Print Player's Name (Last Name, First Name)

  
Player's Signature and

If Player is a minor, signature of Player's  
parent or guardian

USA  
Player's Nationality





Opelka

**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAMME**

I, the undersigned player, acknowledge, consent and agree as follows:

1. I will comply with and be bound by all of the provisions of the 2023 ATP OFFICIAL RULEBOOK and the ATP Tour, Inc.'s ("ATP") By-Laws (the "ATP Rules"), including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules and any and all Covid-19 policies and protocols, as amended from time to time.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website: <https://www.itia.tennis/tacp/rules>. I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any of the provisions therein. I acknowledge that I have a duty to inform my Related Persons (as defined in the TACP) of the provisions of the TACP and to instruct them to comply with the TACP. I accept that I must complete any Tennis Integrity education programs mandated by the ATP Tour. The TACP prohibits certain conduct by me and my Related Persons, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, (ii) contriving or attempting to contrive the outcome or any other aspect of any tennis match, (iii) receiving or providing consideration in exchange for inside information (as defined in the TACP), (iv) facilitating, encouraging or promoting any other person to wager on the outcome or any other aspect of a tennis match, (v) associating with any Related Person who is serving any period of ineligibility under the TACP or has been convicted or found in criminal, disciplinary or professional proceedings to have engaged in conduct which would have constituted a Corruption Offense if the TACP had applied to them and (vi) failing to report any knowledge I may have regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigations and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (the "ITIA") to manage, administer and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer ("AHC") and the Court of Arbitration for Sport ("CAS"), as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until the earlier of (i) the date of my valid retirement in accordance with the requirements of the TADP, or (ii) two years after the last Event (as defined in the TACP) in which I enter or participate, unless, at either such time, (a) I am subject to a period of ineligibility under either the TACP or TADP (in which case I will cease to be bound by the TADP upon the conclusion of my period of ineligibility), or (b) I am aware that I am the subject of an investigation by the ITIA or law enforcement (in which case I will cease to be bound by the TACP when such investigation is closed, or after 10 years, whichever is earlier). Nothing in this paragraph 2 shall modify or limit the full text of the TACP.
3. The ITIA may conduct anti-doping testing at ATP sanctioned events under the Tennis Anti-Doping Programme (the "TADP"), a copy of which is available online at <https://www.itia.tennis/tadp/index/>. ATP will honor and enforce any penalties or sanctions against me resulting from the TADP. The TADP shall apply to and be binding upon me and shall govern participation in the events specified at Article 8 of the TADP, which includes all ATP-sanctioned events (including Challenger events). I hereby submit to the jurisdiction and authority of the ITIA to manage, administer and enforce the TADP on behalf of the ITF and to the jurisdiction and authority of the Anti-Doping Tribunal and the CAS to determine any charges brought under the TADP. I also hereby give my explicit consent to (i) ATP receiving and processing my Anti-Doping results from the ITIA at ATP events as well as other Covered Events (as defined in the TADP), including information relating to any alleged whereabouts failures (i.e. Missed Tests and/or Filing Failures) on my part, as well as notice of any charges brought against me under the TADP and (ii) keeping ATP informed thereafter of the progress of such alleged whereabouts failures/charges in accordance with the TADP.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the TADP, after exhaustion of the TADP's Anti-Doping Tribunal process and any other proceedings expressly provided for in the TADP, shall be submitted exclusively to the Appeals Arbitration Division of the CAS for final and binding arbitration in accordance with Article O of the TADP and CAS's Code of Sports-Related Arbitration. The decisions of CAS shall be final, non-reviewable, non-appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to CAS shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2023 ATP Official Rulebook which is not finally resolved by applicable provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. The decision of CAS in that arbitration shall be final, non-reviewable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event any provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is held invalid.
6. I acknowledge the Notices of Privacy Practice is set forth in the ATP Rule Book and is available online at <https://www.atptour.com>. I understand that the GDPR (General Data Protection Regulation) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For ATP Division I and Division II player members: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in ATP activities. I also acknowledge that should my physician not deem me fit to participate and I choose to do so regardless, I will not be permitted to compete without signing the Release and Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

11-28-23  
Date  
28/08/1997  
Player's Date of Birth (Day/Month/Year)  
USA  
Place of Birth  
USA  
Player's Nationality

Opelka, Reilly  
Print Player's Name (Last Name, First Name)  
Reilly, Galla  
Player's Signature and

If Player is a minor, signature of Player's parent or guardian  
If sent by Facsimile, send to: +1 (904) 779 3300



**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAMME**

I, the undersigned player, acknowledge, consent and agree as follows:

1. I will comply with and be bound by all of the provisions of the 2025 ATP OFFICIAL RULEBOOK, ATP Tour, Inc.'s ("ATP") By-Laws, resolutions and regulations (the "ATP Rules") including, but not limited to, all amendments to the ATP Rules. I have received and had an opportunity to review the ATP Rules and any and all Covid-19 policies and protocols, as amended from time to time.
2. I am bound by and will comply with the Tennis Anti-Corruption Program (the "TACP"), a copy of which can be found at the following website <https://www.itia.tennis/tACP/rules>. I acknowledge that I have had the opportunity to review the TACP and that I understand, accept and agree not to violate any provisions therein. I acknowledge that I have a duty to inform my Related Persons (as defined in the TACP) of the provisions of the TACP and to instruct them to comply with the TACP. I accept that I must complete any Tennis Integrity education programs mandated by the ATP Tour. The TACP prohibits certain conduct by me and my Related Persons, including, but not limited to, (i) wagering on the outcome or any other aspect of any tennis match, (ii) contriving or attempting to contrive the outcome or any aspect of any tennis match, (iii) receiving or providing consideration in exchange for Inside Information (as defined in the TACP), (iv) facilitating, encouraging or promoting any other person to wager on the outcome or any other aspect of a tennis match, (v) associating with any Related Person who is serving any period of ineligibility under the TACP or has been convicted or found in criminal, disciplinary or professional proceedings to have engaged in conduct which would have constituted a Corruption Offense if the TACP had applied to them and (vi) failing to report any knowledge I may have regarding potential violations of the TACP. I acknowledge that I have an obligation to report any approaches that I may receive and any known or suspected offenses by others as soon as possible. I accept that I must cooperate fully with investigation and shall not tamper with or destroy any evidence. I hereby submit to the jurisdiction and authority of the International Tennis Integrity Agency (the "ITIA") to manage, administer and enforce the TACP and to the jurisdiction and authority of the ITIA, Anti-Corruption Hearing Officer ("AHO") and the Court of Arbitration for Sport ("CAS"), as applicable, to determine any charges brought under the TACP. I acknowledge that the TACP contains an agreement to arbitrate disputes in accordance with the process described in the TACP and I am bound by the TACP until the earlier of (i) the date of my valid retirement in accordance with the requirements of the Tennis Anti-Doping Program ("TADP"), a copy of which is available online at <https://www.itia.tennis/tadp/rules>, or (ii) two years after the last Event (as defined in the TACP) in which I enter or participate, unless, at either such time, (a) I am subject to a period of ineligibility under either the TACP or TADP (in which case I will cease to be bound by the TADP upon the conclusion of my period of ineligibility), or (b) I am aware that I am the subject of an investigation by the ITIA or law enforcement (in which case I will cease to be bound by the TADP when such investigation is closed, or after 10 years, whichever is earlier). Nothing in this paragraph 2 shall modify or limit the full text of the TACP.
3. The ITIA may conduct anti-doping testing at ATP sanctioned events under the TADP. ATP will honor and enforce any penalties or sanctions against me resulting from the TADP. The TADP shall apply to and be binding upon me and shall govern participation in the events specified at Article B of the TADP, which includes all ATP-sanctioned events (including Challenger events). I hereby submit to the jurisdiction and authority of the ITIA to manage, administer and enforce the TADP on behalf of the ITF and the jurisdiction and authority of the Anti-Doping Tribunal and the CAS to determine any charges brought under the TADP. I also hereby give my explicit consent to (i) receiving and processing my Anti-Doping results from the ITIA at ATP events as well as other Covered Events (as defined in the TADP), including information relating to alleged Whereabouts Failures (i.e. Missed Tests and/or Filing Failures) on my part, as well as notice of any charges brought against me under the TADP and (ii) keeping informed thereafter of the progress of such alleged Whereabouts Failures/charges in accordance with the TADP.
4. Any dispute arising out of any decision made by the Anti-Doping Tribunal, or any dispute arising under or in connection with the TADP, after exhaustion of the TADP's Doping Tribunal process and any other proceedings expressly provided for in the TADP, shall be submitted exclusively to the Appeals Arbitration Division of the CAS for final and binding arbitration in accordance with Article O of the TADP and CAS's Code of Sports-Related Arbitration. The decisions of CAS shall be final, non-reviewable, appealable and enforceable. I agree that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal. The time limit for any submission to shall be 21 days after the decision of the Anti-Doping Tribunal has been communicated to me.
5. Any dispute between or among the ATP and me arising out of the application of any provision of the 2025 ATP Official Rulebook which is not finally resolved by application of the provisions of such Rulebook shall be submitted exclusively to CAS for final and binding arbitration in accordance with CAS's Code of Sports-Related Arbitration. The decision of CAS in that arbitration shall be final, non-reviewable and enforceable. No claim, arbitration, lawsuit or litigation concerning the dispute shall be brought in any other court or tribunal. Any request for CAS arbitration shall be filed with CAS within 21 days of any action by the ATP which is the subject of the dispute. In the event any provision of this clause is determined invalid or unenforceable, the remaining provisions shall not be affected. This clause shall not fail because any part of the rule is held invalid.
6. I acknowledge the Notice of Privacy Practices and Consent is set forth in the ATP Rulebook and is available online at <https://www.atppz.com>. I understand that the General Data Protection Regulation (GDPR) Privacy Notice is available at this same site under PlayerZone Terms & Conditions. I also acknowledge that I have reviewed these notices and agree to the terms and conditions contained therein.
7. For players who are competing on the ATP Tour or ATP Challenger Tour: I acknowledge that at least every two years a completed Competition Clearance form signed by a physician licensed to practice medicine in the jurisdiction where such physician practices medicine, must be submitted before players are permitted to participate in their activities. I also acknowledge that should my physician not deem me fit to participate, and I choose to do so regardless, I will not be permitted to compete without signing the Release and Hold Harmless form. Finally, I explicitly consent to the release of my medical information included on the Competition Clearance form to authorized medical personnel at any ATP tournament that I participate in, which may be required for treatment purposes.
8. I have read and understand the foregoing Player's Consent and Agreement.

30/12/24

Date

27/04/95

Player's Date of Birth (Day/Month/Year)

AUS CANBERRA

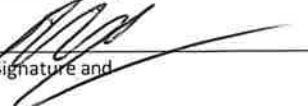
Place of Birth

AUS

Player's Nationality

Kyrgios Nick

Print Player's Name (Last Name, First Name)



Player's Signature and

If Player is a minor, signature of Player's parent or guardian



**PLAYER'S CONSENT AND AGREEMENT TO THE ATP OFFICIAL RULEBOOK, INCLUDING THE TENNIS  
ANTI-CORRUPTION PROGRAM & TENNIS ANTI-DOPING PROGRAMME**

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8. I have read and understand the foregoing Player's Consent and Agreement.

R-31-24

Date

8/28/97

Player's Date of Birth (Day/Month/Year)

USA

Place of Birth

USA

Player's Nationality

Opc/Kay Reilly

Print Player's Name (Last Name, First Name)

Reilly

Player's Signature and

If Player is a minor, signature of Player's parent or guardian